Case 2:04-cr-00337-WBS Document 58 Filed 05/31/05 Page 1 of 2

```
QUIN DENVIR, Bar #49374
1
    Federal Defender
    MARK J. REICHEL, Bar #155034
    Assistant Federal Defender
3
    801 I Street, 3rd Floor
    Sacramento, California 95814
4
    Telephone: (916) 498-5700
5
    Attorney for Defendant
    LIANNA SUGGETT
6
7
                       IN THE UNITED STATES DISTRICT COURT
8
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
9
10
    UNITED STATES OF AMERICA,
11
                                        Case No. CR.S-04-337-WBS
                    Plaintiff,
12
                                             STIPULATION AND ORDER;
         V.
13
                                                EXCLUSION OF TIME
14
    LIANNA SUGGETT,
                                        Date: June 15, 2005
                                        Time: 9:00 a.m.
15
                    Defendant.
                                        Judge: Honorable William B. Shubb
16
17
```

IT IS HEREBY STIPULATED by and between the parties hereto through their respective counsel, KEN MELIKIAN, Assistant United States

Attorney, attorney for Plaintiff, MARK J. REICHEL, Assistant Federal

Defender, attorney for Defendant, that the previously scheduled status conference hearing date of June 1, 2005 be vacated and the matter set for change of plea on June 15, 2005 at 9:00 am.

This continuance is requested because defense counsel was will be out of town on training May $31^{\rm st}$ through June 3rd. Defense counsel also need additional time to review discovery with the defendant, conduct legal research, perform background factual investigation, and properly prepare for a potential change of plea.

Stip and Order

18

19

20

21

22

23

24

25

26

27

28

Case 2:04-cr-00337-WBS Document 58 Filed 05/31/05 Page 2 of 2

1	Accordingly, all counsel and the defendant agree that time under
2	the Speedy Trial Act from the date this stipulation is lodged, through
3	June 15, 2005, should be excluded in computing the time within which
4	trial must commence under the Speedy Trial Act, pursuant to Title 18
5	U.S.C. § 3161 (H)(8)(B)(iv) and Local Code T4.
6	DATED: May 27, 2005. Respectfully submitted,
7	QUIN DENVIR Federal Public Defender
8	rederar rubiro berender
9	DATED: May 27, 2005. /s/MARK J. REICHEL
10	MARK J. REICHEL Assistant Federal Defender
11	Attorney for Defendant
12	McGREGOR SCOTT
13	United States Attorney
14	
15	DATED: May 27, 2005. /s/MARK J. REICHEL for KEN MELIKIAN
16	Assistant U.S. Attorney Attorney for Plaintiff
17	
18	ORDER
19 20	IT IS SO ORDERED. The court finds that the interests of justice in granting the continuance outweighs the public's interest in a speedy
21	trial and therefore time is excluded in the interests of justice pursuant to 18 U.S.C. \S 3161 (H)(8)(B)(iv) and Local Code T4.
22	
23	DATED: May 26, 2005
24	William Br Stubb
25	WILLIAM B. SHUBB
26	UNITED STATES DISTRICT JUDGE
27	
-,	

28